

DUNNING AGENTS GET NO NOTICES

Court's Orders in Bankruptcy Cases Deemed Entirely Sufficient.

JUDICIAL OPINION IS GIVEN
INTERESTING CASES YESTERDAY BEFORE FEDERAL COURT.

Three bankrupt cases were before the federal court yesterday morning. The petition of Adam M. Little was dismissed by reason of the fact that the petition for discharge was not advertised within the specified time, and William Isherwood and H. E. Zerbe were each given time to come within the order of the court in making public their petitions for discharge.

After the disposal of the bankrupt cases Judge Marshall handed down an opinion concerning orders of the federal court in relation to bankruptcies. He said that any order of bankruptcy from the federal court was binding to the state courts. While no names were mentioned, the opinion was aimed at some of the local collection agencies, who have in the past paid but little attention to the orders of the United States court discharging persons as bankrupts until they were furnished with a certificate from the clerk of the court.

The sense of the opinion handed down by Judge Marshall was to the effect that it was not necessary for the collection agency to be furnished with a certificate of any person discharged as a bankrupt, but that the order of the court was sufficient evidence of the person's bankruptcy and being freed from his obligations.

Government Wants Its Wagon.

Captain W. H. Hall, commander of Fort Duchesne, and agent of the United States Indian reservation, filed a complaint in the federal court yesterday against William P. Hanna, charging him with having in his possession one Moline wagon which was the property of the United States interior department. The wagon is held by Hanna for an alleged debt due him from John Henry Kodge, an Ute Indian, to whom the wagon was issued by the government. The complaint says that the wagon was issued to the Indian for his use, but that he is not the owner of it, and therefore Hanna has no right to hold it for a claim against Kodge. The wagon is valued at \$50.

Twenty-eight-hour Suit.

Arguments to the demurrer in the case of the United States of America against the Utah Pacific Railroad company, charging the defendant company with violation of the twenty-eight hour law relating to livestock were submitted yesterday morning. The complaint charges the railroad company with holding four carloads of horses in the cars for four hours over the time allowed by law. The arguments were taken under advisement.

Suit Long in Court.

The suit of the United States Mining company against E. A. Wall has been set for trial March 15. This is one of the first suits filed against Mr. Wall by the United States Mining company, and has been before the federal court for many months. An effort will be made to have final disposition made of the case when it comes up for trial in two weeks.

The case of the Conkling Sampling company against the Silver King Coalition Mines company has been set for March 15, at which time the hearing on the motion for the appointment of a receiver and injunction will be heard.

R. B. Porter and J. E. Darner of Salt Lake City were admitted to practice before the federal court by Judge Marshall yesterday.

NEGRO IS PLACED ON TRIAL

David Logan Charged With Murder of Dick Hawkins in McKenzie's Saloon.

David Logan, a negro of middle age, is being tried before a jury in Judge T. D. Lewis' division of the district court on a charge of murder in the first degree. Logan shot another negro, named Dick Hawkins, in Candy McKenzie's saloon at 32 Commercial street on Sept. 30 last. The two had quarreled over a woman while playing cards in one of the notorious negro clubs of Commercial street. Hawkins left the club after the quarrel and went to Candy Bill's place, where Logan followed him, drew a revolver and opened fire, sending several shots into Hawkins' body. Hawkins died a few hours later.

Major Sam A. King is defending Logan, and it is understood he will attempt to show that the shooting was in self-defense and following threats by Hawkins. Fred C. Looftbauer, district attorney, is conducting the prosecution. When court adjourned at 5 o'clock members of the jury which will try the case had been selected.

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BECAUSE: You can get your money without waiting for a mortgage to become due.
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For particulars, kindly call or write.

SALT LAKE SECURITY & TRUST COMPANY
32 Up, Main St.
Capital, Surplus and Undivided Profits, \$390,000.00.

INSPECTORS MAY TEST THE LAW

Are Advised to Proceed Against the Owners of Diseased Dairy Cows Here.

John Peterson, state dairy and food inspector, consulted the county attorney's office yesterday in regard to the cows belonging to a local herd which were recently found, upon being given the tuberculosis test, to be affected with the scourge. The tests were made at the request of a Montana man, who intended to buy them. Ten cows were found diseased and it was stated seven of them belonged to the herd of Charles Ohlgren, a dairyman whose establishment is on Twenty-first street; two belong to another dairyman in that vicinity whom the authorities do not know; and the other animal was said to be the property of J. H. Smith, dairyman, on Twelfth South street.

Under the Utah statutes Mr. Peterson could find no authority to forbid the owners from continuing to milk the diseased cows and selling the milk. He was advised by the county attorney to institute action against the owners of the stock in order to get an interpretation of the Utah statute on the matter. It is likely that this will be done.

Mr. Peterson says that one of the systems which have been in use in inspection. Those states which have these systems have little or no difficulty about tuberculous cattle, infected animals being destroyed as soon as discovered. The United States government is eager to co-operate with the health boards of the various states in the eradication of "consumption" among cows, and Utah has been chosen as one of the four states that the government deems acceptable as a place for carrying on this work.

ANXIOUS TO OBEY THE LAWS

President of Jensen Creamery Company Writes Prosecution Regarding the Case at Issue.

Following the publication in the evening papers of the intention of the county authorities to prosecute the Jensen Creamery company for alleged violation of the state law regarding the branding and labeling of butter, the president of the company addressed a letter to County Attorney J. P. Lyon in which he says:

"I have been in Utah only a few months, but I have received so much attention that I am beginning to feel a good deal like a Christian Anderson's 'Ugly Duckling.'"

"If we have violated the law we must plead absolute ignorance. It is because we do not understand the law. The food inspectors have not pointed out to us, in any way advised us that we have violated the law. It seems to me that in all decency we should have a chance to correct ourselves before being prosecuted, especially when the law is not understood and even the authorities, such as City Inspector Frazier and State Inspector Petersen, do not agree among themselves."

"We are anxious to obey the law. It is not necessary to prosecute us. If you can, please have the complainant, Mr. Frazier, show us where we are wrong and we will certainly comply with his interpretation of the law."

CELEBRATE ST. DAVID'S DAY

Enjoyable Entertainment Given at Odeon Under Auspices of Welsh Societies.

At the Odeon hall last night the Cambrian society and the Sons and Daughters of Wales celebrated the birth of the patron saint. The hall was crowded to overflowing.

W. H. Pollard, president of the Society of the Sons and Daughters of Wales, made a few introductory remarks in praise of the patron saint.

Arthur Williams, who was toastmaster, read the following telegram from Malad, Ida.:

"The Cambrian association of Malad, Ida., at the elated assembly, sends greetings to the association of Salt Lake and the Sons and Daughters of Wales, and hopes the members there and their friends are enjoying this occasion as we are up here."

After the program had been carried out the members of the party adjourned to the dining room, where a delicious lunch was served by the ladies of the society.

HOTEL CLERK IS IN TROUBLE

G. C. Fuller Suspected of Having Abstracted Draft From Letter at the Halls.

Under the serious suspicion of having opened a letter belonging to another person, rifling it of a \$30 draft which he is alleged to have cashed, G. C. Fuller, employee of the Vermont building, on South Temple and Richards streets yesterday morning at 10 o'clock nearly resulted in fatal disaster. There were several men employed underneath the huge derrick, when with its sixty-five-foot mast it crashed down, scattering bricks and debris. William Elliott and S. B. Klock were the only ones to suffer any severe injuries and the consequences mainly of scalp wounds and bruises.

MRS. CANNON SUCCEBNS.

After an illness of about three weeks' duration Mary Alice H. Cannon, wife of Bishop Lewis M. Cannon, and oldest daughter of the late President George Q. Cannon and Elizabeth Hoagland Cannon, died at the home of her sister, Mrs. Emily C. Willey, 128 South Eighth West street, yesterday morning at 10 o'clock. She was born Oct. 16, 1850, and was married to Bishop Lewis M. Cannon Oct. 1, 1880. Seven children were born, six of whom are living.

McCoy's, livery carriage and light livery. Both phones 51.

ANOTHER YOUNG WIFE SEEKS DIVORCE FROM MAJOR STANTON AT GOLDFIELD

On his third venturesome voyage on the matrimonial seas, Major W. A. Stanton, well known in Salt Lake, again finds his chart unintelligible, his compass gone awry and his craft storm-tossed along the divorce reef.

This time, and the third time it is off the coast of Goldfield, and the major, as navigator, had been at sea about eleven months, embarking just about six months after he had landed from his second cruise.

The major's third cruise with its probable wreck, is told in the Goldfield Tribune, which states that the major's vessel is likely to split on the present trip is a complaint filed by Erta Alice Stanton, who charges extreme cruelty and inhuman conduct on the part of her husband of less than a year.

Stanton is well known in Salt Lake, both through his service as former fire chief and also his matrimonial ventures. After being divorced from his first wife, he left Salt Lake, and in the opinion of her parents, he married a young girl in California. Their married life, however, was of brief duration, and on Sept. 21, 1907, the young bride secured a divorce within a few months Stanton married his present third wife, who is now seeking a legal separation.

The glaring limelight is thrown on the major in the allegations of the complaint, which states that a very short time after the marriage he commenced a course of cruel and inhuman conduct toward her and called her a "dirty, low-down, scoundrel, thief, etc." In June last, three months after the wedding, Mrs. Stanton tells the court that the major threw a glass tumbler at her, and on Feb. 14, last, he ordered her to leave the house, saying that there were "others ready to take her place." As she was preparing to leave and had a picture frame in her hand, she declared that he grabbed it and struck her over the head with it.

Mrs. Stanton further says that the major took her letters from the post-office, read them and then told her that they were improper communications. He is then said to have ordered his wife out of town, saying that if she didn't go he would drive her out. The aggrieved wife also swears that Major Stanton threatened to take her photo and to have published in a leading newspaper of San Francisco, her likeness, together "with a long and scandalous account of her, and cause her ruin, shame and humiliation."

Mrs. Stanton avers that the major has a cruel disposition, is cross, selfish, suspicious and unkind.

The major is past 50 years of age.

GREEKS ASPIRE TO BE AMERICAN CITIZENS, SAYS N. P. STATHAKOS

N. P. Stathakos, head of the Greek community in Salt Lake, called at the Herald office yesterday to express his gratitude for the editorial published on Monday morning under the caption, "Foreign Colonies." Stathakos took the occasion to say a few words in behalf of the several thousands of his countrymen who are inhabitants of Utah.

The Greeks in Utah and other parts of the United States do not come to this country with the idea of making a few hundred dollars and then moving away," said Mr. Stathakos. "There are forty-five Greek families living in Salt Lake City, and many of them have been in the United States for a long time. There are 127 ranches in Utah owned and operated by Greek farmers. At the last election in Salt Lake City 427 Greeks were registered as legal voters. In the United States there are now 65,000 Greeks who are American citizens."

"I mention these facts," said Mr. Stathakos, "to show that the Greeks do not belong to that class of foreigners who are inclined to establish undesirable foreign colonies. The Greek community in Salt Lake is incorporated into the body of the American people."

Active construction work on the Salt Lake mining exchange will begin this morning, and the contractor, the contractor, has already a large quantity of building material on the ground, and some of the men will begin the work today. The excavation for the foundation was completed some time ago, so there will be no delay in the construction work from now on unless the weather interferes materially.

It is expected that the new exchange will be ready for occupancy by Sept. 1 of this year. All the money has been subscribed for the building and there will be no delay in the time for the completion of the building.

The new mining exchange will be located on Center street, the new thoroughfare, and will be a two-story building, which the new Commercial club will be built. The bid of Mr. Armstrong for the construction of the building was \$12,000, and the bid of the mining operators will be one of the finest in the country.

DIES OF BRIGHT'S DISEASE.

Mrs. Anna N. Libbey Passes Away at Home of Daughter.

Mrs. Anna N. Libbey, mother of Mrs. L. L. Parke, 135 F. street, died at the home of her daughter yesterday afternoon at 4 o'clock. She was 62 years old and came to Salt Lake about one year ago. Two weeks ago she was taken ill with Bright's disease, which resulted in her death. The funeral services will be held at 4 o'clock tomorrow at Evans' mortuary chapel tomorrow at 4 o'clock. Interment will be in the cemetery at North Salt Lake. Mrs. Libbey's former home.

COMPLAINTS ISSUED.

County Attorney Prefers Charges in Several Cases.

Complaints issued from the office of the county attorney yesterday on the instance of Guardello Brown, chief promotion officer, charging W. H. Williams of the White Swan pool room on 60 East First street with conducting a gambling establishment and allowing them to play pool. The complaint also charges Williams with the delinquency of minors by selling them tobacco and allowing them to play pool. The complaint also charges Williams with the delinquency of minors by selling them tobacco and allowing them to play pool.

DIES IN CALIFORNIA.

Miss Beatrice Marie Worthen Succumbs to Rheumatism of Heart.

Word was received here yesterday of the death of Miss Beatrice Marie Worthen at Long Beach, Cal., where she had been for about a month ago in hopes of regaining her health. Her death was due to rheumatism of the heart from which she had been suffering for some time. She was 16 years of age and the daughter of Mr. and Mrs. A. H. Worthen of 56 East First street. When she came out here she was brought to Salt Lake City for burial. Funeral arrangements will be made after the arrival of the body, which is expected Thursday afternoon.

Rich Red Blood

Means Rosy Cheeks, Clear Complexion, Bright Eyes and Plenty of Energy.

What does rich, red blood mean? It means brains, vitality, ambition, hopefulness, persistency, and everything worth living for.

But you can't have rich, red blood, if your digestion is imperfect; and your digestion is certainly imperfect if you have a lump of lead after eating, belching of gas and nervous unrest. So far reaching is the effect of indigestion that many times the eyesight is affected.

If you have indigestion or any symptom of stomach trouble or agony, get Schramm's will sell you a mighty remedy for 50 cents, and guarantee it to cure or money back.

The remedy is called Mi-o-na. Its powerful, reconstructive action on the stomach is little short of marvelous. It tones up, strengthens and puts new life and energy into the worn-out stomach in a few days. It cures by removing the cause. If you are a sufferer, try a large 50 cent box. It's a small price to pay for banishing indigestion.

Mi-o-na is sold by druggists in every town in America, and by F. C. Schramm in Salt Lake City for 50 cents a box.

A great medical professor once said: "The secret of success in this life is to keep your bowels open and your mouth shut." Booth's Pills will properly do the first. 25 cents a box. We know of no remedy for the latter.

Safety Razor Blades

can be made as good as new with a

Best yet

Strop

It sharpens them

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WHERE THE CARS STOP

Strop Shopp

DRY SUNDAY SHOWN IN POLICE COURT RECORDS

Only Two Mild Cases of Drunk Included in Monday's Assortment of Offenses.

The over-Sunday docket in Judge Bowman's court was unusually light yesterday, the main offenders being speed violators. Two of these were autoists, one forfeiting \$10 bail, and the second pleading guilty and receiving a similar fine. One lone teamster contributed \$2 to the city for having exceeded a speed of four miles per hour while crossing a street intersection.

Frank Smith, a young fellow employed by the Templeton bakery as a delivery man, confessed to having appropriated for his own use six silver dollars belonging to the bakery. At the suggestion of Prosecutor Rogers he was given a sentence of thirty days in the city jail at hard labor, and received it with a smile.

Sunday was a dry day in Salt Lake, judging from the police court records, as there were only two in the "Sunday drunk" class. Both of them pleaded guilty to the charge, but presented a line of talk that secured their discharge. J. M. Pendleton admitted the soft impeachment that he had had a little too much, but averred that he had created no disturbance. "And, Judge, I expect my wife to-night, and I'd hate to be locked up in jail when she comes. This time, with Pendleton's assurance that he was regularly employed as a night cook and would return to work in the morning, he was freed from him. Joe Welch, evidently taking his cue from Pendleton, also explained at length how he was hard working man, and he was permitted to return to his job.

Davey Denay, charged with the theft of a suit case and a baggage check belonging to Annie Kollar, pleaded not guilty, and will have his hearing this afternoon.

John Shepard was the lone vagrante before court yesterday. Judge Bowman, however, convinced him that Salt Lake is not a very desirable town for his ilk, for he accepted the opportunity of being sent to the city hall to be housed in the city hall. J. J. Fisher was arraigned yesterday on the charge of permitting his chickens to trespass on the premises of C. A. Ernst, and was somewhat indignant in his denial. The neighborhood row will be aired in the court this afternoon.

It took William Goddard ten days in the city jail to recover sufficiently from his last spree to be presentable in court to answer to the charge of drunkenness and disturbing the peace of friends. In view of the fact that he was in jail for the further fact that two relatives had promised to take care of him, he was released under a suspended sentence. He is given until March 5 to show his reformation.

MORE EXPENSIVE BUILDINGS

Permits Fewer This Year, but Call for Increase in Cost Over the First Months of 1908.

The city building inspector issued forty-seven building permits in February, which represented a total expenditure in buildings of \$201,000. In February of last year the permits numbered seven and called for an expenditure of \$18,750, a gain this month of \$182,250. For the two months of this year the permits aggregate in building expenditures \$201,000, as against \$219,000 in January and February of last year, a gain of \$55,671 this month. February of last year was a big month, for the month had been a great building month, the 141 permits issued aggregating \$200,000, but the inspector expects to catch up with it this month. The month began well for, although only one permit was issued yesterday, it called for a building of \$9,000. This was for a three-story brick store and rooming house at 30-32 South Main street.

LACK OF INTEREST.

Lewis Lowenstein's Petition to Review Sale Denied.

An opinion in the matter of A. W. Putnam, bankrupt, was handed down by United States district Judge John A. Marshall yesterday with reference to an order of review of the case filed last December by Lewis Lowenstein. At the time Putnam was discharged as bankrupt he had in his possession goods valued at \$14,150. The referee in bankruptcy gave order for the disposal of the same at private sale at the request of Putnam's trustees.

Several bids for the stock of goods were submitted to the bankrupt firm, among which was a bid by Lewis Lowenstein for \$4,750. This was the highest bid submitted, but it was not accepted by the trustees. Two days later a bid for \$4,000 was submitted by the Mercantile Installment company for the stock and it was decided to reject the first bid and accept the offer made by the Mercantile Installment company.

The offer of the Mercantile Installment company was accepted and confirmed by the referee in the bankruptcy estate. The bid of Lowenstein, it was urged, was in excess of the appraised value of the stock and was filed within the time limit set for the filing of bids, while the Mercantile Installment company's bid was not. For the reason, however, that Lowenstein did not file an order for a review of the case until last December, or until about six months after the transaction was made, the referee declined an apparent lack of interest in the case, Judge Marshall denied his petition for review and dismissed the case from court.

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Salt Lake Photo Supply Co., 142 Main.

If Your Watch Doesn't Keep Accurate Time, It Is Either Out of Order or No Good

In either case, you should see us. We employ seven expert watchmakers who do nothing but repair watches.

We sell all standard makes of watches at the lowest possible prices. Guarantee both.

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SALT LAKE CITY, UTAH

Your Spring Suit Ideal

May differ from that of some other fellow of equally good taste, but we have yours and the other fellow's, too.

Spring Suit Show Now Open.

Siegel's

228-230 Main.

Sweet's Bitter Sweets

satisfy the taste for good chocolates. They're "so different."

At all drug stores 40 and 80 cents

LOCAL BRIEFS

GUY STANDING and Theodore Roberts will appear at the Grand Wednesday evening in "The Right of Way," dramatized by Sir Gilbert Parker's great story. The advance sale indicates one of the largest audiences of the season.

STATE TREASURER DAVID MATTON and wife are rejoicing over a fine daughter, born last evening.

DR. JOHN POWERS, who was operated upon at the Ogden General hospital recently, is reported as recovering nicely, and in a fair way to soon resume his duties.

THE HEALTH LEAGUE will hold a meeting tonight to consider legislation to be introduced in the legislature by a permanent organization. The meeting will be held in the public library at 8 o'clock, Judge William H. King will preside.

THE DOCKET to be presented to Judge E. G. Gowan of the juvenile court by Guardello Brown, chief probation officer, today will deal with the case of a boy of various degrees of badness. Six of the lot have been trespassing in the vicinity of the city hall, and the others are charged with disorderly conduct at and about the Emerson school.

COUNCILMAN E. G. O'DONNELL returned from a trip to Los Angeles last evening in time to be present at the meeting of the city council.

PERCY ELLIOTT, a negro, was found guilty of robbery in Judge Lewis' division of the district court and will be sentenced on Friday morning to the Utah State Prison for a term of one year and a day in a cell in which he was incarcerated, had taken Elliott and a soldier for a drive. High misset the money when the drive was over and promptly accused the negro of taking it.

A. C. NELSON, state superintendent of schools, and Professor Horace Cummings, superintendent of the University of Utah, returned from Chicago, where they have been attending the annual meeting of the National Educational association, of which Superintendent Nelson is an ex-officio member. Cummings was appointed on a committee of three, which will visit the state of Mexico for an educational exhibit to be held next year.

THE ALPHA A. ILOT, a debating club, held its monthly debate at the high school yesterday. The subject was "Resolved: That labor unions are a benefit to the laboring man." The judges were Moyle Gray, Leroy W. Richardson and Richard Robinson. They gave the decision to the negative, represented by Fred Baker and Harold Madson.

DR. ROBERT J. HYATT, section director of the weather bureau, has been ordered to give up his duties temporarily and go to Los Angeles for the benefit of his health. He has secured a doctor and will spend several weeks on the coast.

Zion's Savings Bank & Trust Co. Transacts a general trust business and has deposits, Joseph F. Smith, president; Anthony H. Lund, vice president; O. C. Beebe, cashier.

WORK OF COMMISSIONERS.

The Salt Lake Public Service company, which purchased the old franchise of E. J. Radatz, which expired Dec. 15, were yesterday granted an extension of that franchise by the county commissioners. Under this franchise fifty free lights were to be furnished to the county. Part of the agreement was carried out and an extension is given to 1910.

Edward Carter, gardener on the county side of the joint building, was appointed a deputy sheriff without pay that he may prevent depredations on flower beds and grounds.

The commissioners heard Professor Robert H. Bradford of the University of Utah, who appeared for property owners near the old Jordan river channel. These want a district drainage system installed, but nothing will be done until it is clearly shown that a majority of the property owners favor the scheme.

WOMAN'S AMERICAN CLUB. The Woman's American club met yesterday afternoon at the home of Mrs. Joseph Cohen. Appropriate resolutions in regard to the death of Mr. Oberdorfer were passed and expressions of condolence sent to the family.

Mrs. Cohen read a well arranged paper on "Woman's Suffrage," beginning with the cause of the suffragettes in England and tracing the movement back to its origin. A large number attended the meeting and besides the subjects discussed some excellent music was furnished.

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IN THE BUSINESS HEART.

APPLE ORCHARD TRACTS

For Fifty Cents a Day After the First Payment is Made.

These apple orchard tracts are in Gunnison valley, Sanpete county, Utah, 125 miles south of Salt Lake City.

We are selling our orchards in five and ten-acre tracts on the small payment plan. The five-acre tracts at \$25 per acre and the ten-acre tracts at \$200 cash and \$30 per month.

The first payment is less than seven per cent of the purchase price.

The company will care for these tracts at its own expense for four years and turn them over to the purchasers in bearing orchards.

There is no savings investment which will show the profit of this offer.

Call or write for our Gunnison valley folder and our literature on apple orchards.

IRRIGATED FARMS PROJECT.

JOHN S. MANLEY, Manager Sales Department, 431 D. F. Walker Bldg., Salt Lake City.

S. D. Evans

Undertaker and embalmer, removed to new location, 48 South State street.

Kodak Finishing.

Salt Lake Photo Supply Co., 142 Main.

SPRING VEGETABLES FROM EVERYWHERE

CALIFORNIA—

French Artichokes, each